

1                   **IN THE UNITED STATES DISTRICT COURT**  
2                   **FOR THE WEESTERN DISTRICT OF WASHINGTON**  
3                   **SEATTLE DIVISION**

4  
5   **UNITED STATES OF AMERICA**           §  
6   §  
7   **V.**   §       **NO.: 2:24-CR-00232-LK**  
8   §  
9   **CAMERON JOHN WAGENIUS**           §  
10       **Defendant,**                           §

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13                   **MOTION TO REOPEN DETENTION HEARING**

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15   **TO THE HONORABLE JUDGE OF SAID COURT:**

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17           NOW COMES the defendant, CAMERON JOHN WAGENIUS, and submits this  
18   Motion to Reopen Detention Hearing and would show the following:

19   I.

20           Defendant originally appeared before the Honorable Magistrate Judge Brian A.  
21   Tsuchida on the 8th day of January, 2025. On said date, the United States Attorney filed  
22   a Motion for Detention to which the defendant, CAMERON JOHN WAGENIUS,  
23   stipulated (ECF 14 & 16). CAMERON JOHN WAGENIUS, by and through his  
24   attorney, JAMES LEE BRIGHT, also reserved the right, on the record, to reopen the  
25   detention at a later date. Mr. WAGENIUS, after discussions with counsel and family,  
26   requests the Court reopen the issue of Detention at this time.

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28   II.

29           Counsel for CAMERON JOHN WAGENIUS, James Lee Bright, has consulted  
30   with Sok Jiang of the U.S. Attorney's Office regarding the filing of this motion.

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32 WHEREFORE, PREMISES CONSIDERED, Mr. CAMERON JOHN WAGENIUS

33 respectfully requests that this Court reopen the detention hearing in this case.

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Respectfully submitted,

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/s/James Lee Bright

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JAMES LEE BRIGHT

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ATTORNEY FOR DEFENDANT

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**CERTIFICATE OF CONFERENCE**

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On February 14, 2025, James Lee Bright, counsel for Defendant, CAMERON JOHN WAGENIUS, conferred with Assistant United States Attorney Sok Jiang regarding this motion.

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/s/James Lee Bright

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JAMES LEE BRIGHT  
Attorney for Defendant

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**CERTIFICATE OF SERVICE**

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I, the undersigned, hereby certify that a true and correct copy of the foregoing document was provided to Sok Jiang, Assistant United States Attorney, on this the 19th day of February, 2025 via ECF Filing System.

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/s/James Lee Bright

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JAMES LEE BRIGHT  
Attorney for Defendant